IX. Provided, that where the Justices of any County, being a full Court, or above the number of 7, shall agree and confent to lessen the allowance hereby given, or take the same off totally, entring such Rule in the Record, it shall for that year be an absolute Law and Rule for every Justice of that County Court as to their expences; and if they see fit, they may make the same Rule or such other as they shall agree on once every year.

X. The Act of Assembly made 1692, Ascertaining the Expences of Commissioners of Provincial and County Courts,

repeal'd.

Attomers.

I. 11 W.3. p. 70. No Summons or other Process for any Criminal matter or Misdemeanor, shall issue out of any Court against any person, without a Presentment be first found by the Grand Jury, unless by special Order of Court, and if the Attorney General or any Attorney of the Provincial Court, shall issue any Process in other manner, he shall forseit and pay the sum of 5000 l. of Tobacco, the one half to the King, the other to the party grieved, or him that shall sue for the same.

II. If any Clerk of Indictments, or any other Attorney practifing in any of the County Courts, shall issue forth any Process against any Person for any such matter as aforesaid, without Presentment sound, or special Order of Court, appearing upon Record, he shall sorfeit the sum of 2500 l. of Tobacco, one half to the King, the other to the party grieved, or him that shall sue, &c. And the Party offending shall have no Appeal or Writ of Error, but the Judgment of the County Court shall be definitive therein.

III. If the Clerk of the Provincial Court, or any Clerk of a County Court shall issue out any Process in Criminal Causes without order under the hand of an Attorney practifing in that Court, to justify the same, the said Clerk so offending shall be lyable to the same Porfeitures and Penalties of Attorney so offending, to be removed

and go as aforesaid.

IV. The Attorney General of this Province, shall not B 2 receive